RESIDENTIAL LEASE AGREEMENT

NOTICE

Michigan law establishes rights and obligations for Parties to rental agreements. This agreement is required to comply with the Truth in Renting Act. If you have a question about the interpretation or legality of a provision of this agreement, you may want to seek assistance from a lawyer or other qualified person.

We	Agree That			leases	to the tenant family li	sted below:
		(Lanc	dlord's Name(s))			
			(Head	d of Household)		
	The Fo	ollowing P	remises To Be Us	sed For Private Res	idential Purposes On	ly
			(Street Address	, City, State and Zip Coo	le)	_
]	For A Teri	n	Month	-To-Month	
	Beginning Ending		, 20, and	Beginning	, 20	
(a)	joint and severa also for the obl A judgment ent	 This mean ligations of a ered against of 	ns that each person i ll other Tenants. Th	is responsible not only the includes paying rent and does not bar an action a	s lease as a Tenant, their ob for his or her individual of and performing all other ter against the others. Each Te	bligations, but ms of this lease
(b)	month, beginning	ng	, 20,	, and the same amount or	, being \$, nor before the 1st day of eandlord at the following addr	ch succeeding
			(Street Address, A	partment, City, State and	d Zip Code)	
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(1)	(2)	(3)	(4)	(Each tenant must in	nitial.)	

(c)	DISCOUNTED RENT: If Landlord receives the rent on time, Tenant will be granted a \$ discount. This discount is meant to encourage prompt payment of rent. Late rent may subject the Tenant to eviction proceedings and liability for damages.
(d)	SECURITY DEPOSIT: Tenant must pay Landlord \$ on
	(Name of Financial Institution, Street Address, City, State and Zip Code)
	NOTICE:
	You must notify your landlord in writing within 4 days after you move of a forwarding address where you can be reached and where you will receive mail; otherwise your landlord shall be relieved of sending you an itemized list of damages and the penalties adherent to that failure.
(e)	NONREFUNDABLE CLEANING FEE: Tenant must pay a nonrefundable cleaning fee of \$ at the beginning of the lease term.
(f)	OCCUPANCY: Only the persons who sign this lease may reside at the premises. If more than persons occupy the premises, the Landlord may terminate this tenancy or assess additional rent of \$ each month for each additional person. Occupancy must not exceed the number mandated by local ordinance. This premise is licensed for persons. Tenant may accommodate guests for reasonable periods (up to 2 weeks); other arrangements require Landlord's consent.
(g)	SLEEPING ROOMS: Basements, attics and other rooms must not be used as sleeping rooms if they do not comply with the local ordinance for windows, minimum square footage, exits and ventilation. This is meant to protect Tenant's health and safety.
(h)	KEYS/LOCKS: Tenant will receive keys from the Landlord. On or before the termination of this lease, Tenant must return all keys or Tenant will be charged \$ for changing the locks. If Tenant loses the keys or gets locked out of the premises, Landlord will provide an extra key to Tenant and may charge Tenant \$ Tenant must never gain entrance to the premises by force through a window or door, or otherwise without a key. Tenant must not change or add locks without Landlord's written consent.
(i)	CONDITION OF PREMISES AT THE BEGINNING OF THE TENANT'S OCCUPANCY: Tenant acknowledges receipt of two blank copies of an inventory checklist. Tenant must complete both checklists and return one to the Landlord within 7 days after Tenant takes possession of the premises. Except for those items specifically noted by the Tenant in detail on the inventory checklist, Tenant accepts the premises, and the appliances and furnishings, in good condition. The inventory checklist is used only to assess damages and is not a warranty or promise by Landlord that any item listed on the checklist, but not present on the premises, will be provided.

(j)	APP	LIANCES AND OTH	IER FURNISHINGS PROVIDED: Te	nant must not remove or loan any
W)			nises. Landlord will provide the following	
		Stove		
		Refrigerator		
		Dishwasher		
		Washer and Dryer		
(k)	detec	smoke-detection devetors to ensure that they	rices, all working satisfactorily. Once the are working. Tenant must never remove place it. Tenant must inform the Landlo	evices as required by law. The premises contain tenancy begins, Tenant must regularly test the te the battery from the smoke-detection device and immediately, in writing, of any defect or
1	vallpap	pering, installing locks	ust not alter the premises without the Lar). Landlord will discuss with Tenant a pr age to the walls beyond reasonable wear	eferred method of hanging pictures and posters.
(m)	cond elect Land Land When	rical problems, water lord, in writing, of all lord's sole judgment, a never repairs are delay loes any claim accrue t	otify Landlord IMMEDIATELY, BY P damage, broken appliances or serious other problems needing repair. Landlord are required by law. Landlord must make ed for reasons beyond the Landlord's cor	aintain the premises in a safe, habitable, and fit the theorem of any gas leaks, structural damage. Tenant must notify must make all repairs to the premises that, in every effort to do so within a reasonable time. It of, the Tenant's obligations are not affected, must maintain those things requiring periodic
(n)			TION: If Tenant plans to be away from cold season and the windows closed to	the premises for any length of time, the heat avoid broken pipes and water damage.
(0)	Tena Tena nor d	nt's guest's or invitee' nt. Whenever repairs a oes any claim accrue t	s negligence, whether by act or omission,	premises caused by Tenant's negligence, or will be repaired by Landlord and charged to the s control, Tenant's obligations are not affected, just immediately pay the repair costs as ion to recover any unpaid rent.
(p)	with purch Land	24-hours notice to the nasers. In emergency s	Tenant, to examine, protect, make repairs situations, Landlord is not required to give ys, notify Tenant of the date, time and rea	ent, may enter the premises at reasonable times s or alterations, or show prospective renters and e Tenant notice. If emergency entry occurs, ason for the entry. Tenant must cooperate with

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(q)				he premises for private residential purposes only. Tenant must not do any of the following:
	✓ Harass, ar public nu		er any other tenant or	neighbor, or their guests, or create any excessive noise or
			ure or its surroundings or premiums to increa	that may be hazardous or that will cause Landlord's ase,
		flammable or e e premises,	xplosive materials or a	any dangerous, hazardous, or toxic substance in or
	✓Deface or	damage, or allo	ow another to deface o	r damage, any part of the premises,
	✓Change th	ne locks or insta	ll any additional locks	or bolts without Landlord's written consent,
	✓Place a w	aterbed or other	heavy article on the p	remises without Landlord's written consent,
			i-clogging agent into the clitte without Landlord	he sink or drain that may harm the water pipes, or I's written consent.
(r)	regarding the a violation of premises by	ne use of control of this provision summary process	lled substances or the u , Landlord will file a f	e, or knowingly allow another to violate, federal, state or local laws use of alcohol by minors in or around the premises. When aware of formal police report. Landlord may recover possession of the holds over the premises for 7 days after service of a written demand this provision.
(s)	MISCELL	ANEOUS COS	STS AND OBLIGAT	IONS: Check the appropriate box below:
	Tenant	Landlord	☐Not Applicable	pays for electricity .
	Tenant	Landlord	☐Not Applicable	pays for gas or fuel oil.
	Tenant	Landlord	☐Not Applicable	pays for water and sewage.
	Tenant	Landlord	☐Not Applicable	pays for trash removal.
	Tenant	Landlord	☐Not Applicable	must dispose of all trash by placing in a designated container.
	Tenant	Landlord	☐Not Applicable	must mow the lawn.
	Tenant	Landlord	☐Not Applicable	must water the lawn.
	Tenant	Landlord	☐Not Applicable	must rake the leaves.
	Tenant	Landlord	☐Not Applicable	must remove snow and ice from driveway, parking area, walkway, and steps.
(t)		e of all the term		S: In exchange for Tenant's timely payment of rent and rd must provide peaceful and quiet use of the premises throughout
(u)	SUBLET A	AND ASSIGNM	IENT: Tenant must n	not sublet the premises or assign any interest in this lease.
(v)	(e.g. clothin	ng, furniture, ho	usehold items). Landle	advised to carry renter's insurance on his or her personal property ord is not responsible for damage to Tenant's personal property, omission causes the damage.
(w)	LEASE AL	DDENDUM: H	UD-52641-A (Tenanc	ey Addendum) must be attached to this lease.
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(x)	BREACH OF LEASE AND RIGHT TO RE-ENTER AND REGAIN POSSESSION: If Tenant fails to pay rent or violates any other term of this lease, Landlord may terminate the tenancy, re-enter the premises, and regain possession in accordance with the law.
(y)	CONDITION OF THE PREMISES AT THE END OF TENANT'S OCCUPANCY: At the end of Tenant's occupancy, Landlord must complete a termination inventory checklist to assess damages that Landlord claims were caused by the Tenant. This includes unpaid rent, unpaid utilities, and damages beyond reasonable wear and tear caused by the Tenant or someone under Tenant's control. Tenant may ask to be present when the termination inventory checklist is to be completed. Landlord must mail to the Tenant, within 30 days of Tenant's termination of occupancy, an itemized list of damages claimed for which the security deposit may be used – provided, of course, that the Tenant has given a forwarding address.
(z)	END OF LEASE TERM: When the lease term ends, Tenant must promptly vacate the premises, remove all personal property and return all keys. Tenant must dispose of all trash and leave the premises clean.
(aa)	CHANGES TO THE LEASE: This lease, and any additional pages or rules and regulations incorporated, contains the entire agreement between Landlord and Tenant; no oral agreement is valid. Changes to the terms of this Lease must be in writing, signed by all parties.
(bb)	ENFORCEMENT OF LEASE PROVISIONS: Failure to strictly enforce any provision of this lease, by either the Landlord or the Tenant, does not constitute acceptance of a change in its terms. Landlord and Tenant are still obligated to perform as indicated in this lease.
(cc)	ADDITIONAL PROVISIONS:
	This RESIDENTIAL LEASE AGREEMENT is signed on
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Land	Each person who signs it acknowledges, by their signature, that they have read it, understand it, and voluntarily agree to it.
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